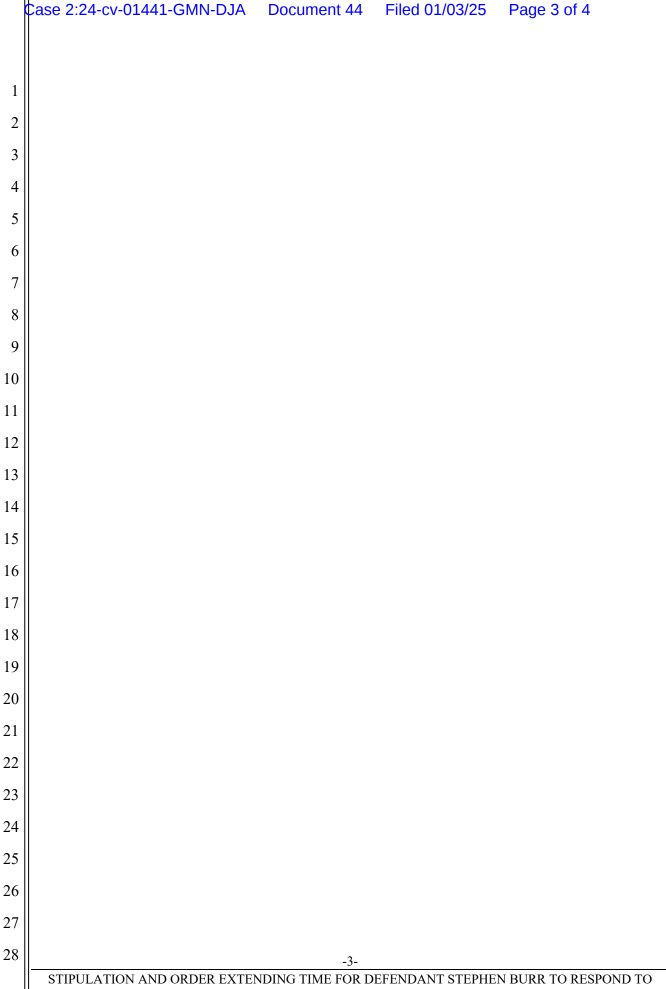
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2			
3			
4	Telephone: 415.844.9944 Facsimile: 415.844.9922		
5	tdressel@mcguirewoods.com		
6	Counsel for Defendant Atomic Workers Alliance, LLC		
7			
8			
9	UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA		
10	FOR THE DISTR	ICI OF NEVADA	
11	NUCLEAR CARE PARTNERS, LLC, A	Case No.: 2:24-cv-01441-GMN-DJA	
12	Nevada Limited Liability company,	STIPULATION AND ORDER	
13	Plaintiff,	EXTENDING TIME FOR DEFENDANT	
14	V.	STEPHEN BURR TO RESPOND TO PLAINTIFF'S MOTION FOR	
		TEMPORARY RESTRAINING ORDER	
15	RUBEN MENDOZA, an individual; STEPHEN BURR, an individual; and	(THIRD REQUEST)	
16	ATOMIC WORKERS ALLIANCE, LLC, A		
17	Tennessee Limited liability company		
18	Defendants.		
19			
20	Plaintiff Nuclear Care Partners, LLC ("NCP"), by and through its counsel, Benjamin M.		
21	Wegener, Esq., of Wegener Lane & Evans, P.C., and Defendant Stephen Burr ("Burr"), by and		
22	through his counsel of record, Todd Dressel, Esq., of McGuireWoods, LLP, hereby stipulate as		
23	follows:		
24	1. NCP, Defendant Atomic Workers Alliance, LLC and Burr are continuing		
25	discussions in good faith to fully resolve this matter without further judicial involvement. The		
26	parties have exchanged draft settlement documentation as they continue to make meaningful		
27	progress towards a final resolution. As a result of their on-going progress, the parties would like to		
28	continue settlement efforts before moving forward	rd with litigation, including the costs associated	

STIPULATION AND ORDER EXTENDING TIME FOR DEFENDANT STEPHEN BURR TO RESPOND TO PLAINTIFF'S MOTION FOR TEMPORARY RESTRAINING ORDER (THIRD REQUEST)

Case No.: 2:24-cv-01441-GMN-DJA

	ll .		
1	with motion practice.		
2	2. The parties are committed to devoting resources to resolution at this stage.		
3	 Accordingly, NCP and Burr stipulate to continue the deadline for Burr to respond 		
4	to NCP's Motion for Temporary Restraining Order (ECF No. 7) by from January 3, 2025 to		
5	January 13, 2025.		
6			
	4. This is the Parties' third request for an extension.		
7			
8	T IS SO STIPULATED.		
9	DATED this 2 nd day of January 2025		
10	Submitted by:		
11	1		
12	2 By: /s/B	enjamin M. Wegener	
13	2 II	hael M. Edwards, Esq.	
13	II 146V	ada Bar No.: 6281	
14	4 11	ia A. Hagerman, Esq. ada Bar No.: 10891	
15		E. Warm Springs Rd. Suite 360	
	Las	Vegas, Nevada 89119	
16	Ben	jamin M. Wegener, Esq.	
17	7 11	orado State Bar No.: 36952	
18	A II	GENER LANE & EVANS, P.C.	
	743	Horizon Court, Suite 200	
19	· II	nd Junction, Colorado 81506	
20		Hac Vice Pending	
21	1 Cou	nsel for Plaintiff	
22	-and	1-	
	II IS SO ORDERED.	odd J. Dressel	
23	Dated this 3 day of January, 2025. Tod	d J. Dressel, Esq.	
24	II / Wife to	GuireWoods LLP	
25		Clay St., Suite 1300 Francisco, CA 94111	
26	Con	nsel for Defendant Atomic Workers Alliance, LLC	
27			
28	°	-2-	



CERTIFICATE OF SERVICE I hereby certify that on January 2, 2025, I electronically filed the foregoing document entitled STIPULATION AND ORDER EXTENDING TIME FOR DEFENDANT STEPHEN BURR TO RESPOND TO PLAINTIFF'S MOTION FOR TEMPORARY RESTRAINING ORDER (THIRD REQUEST) with the United States District Court, District of Nevada using the CM/ECF system and served a copy of same upon all counsel of record via the Court's electronic filing system. /s/ Todd J. Dressel Todd J. Dressel

CERTIFICATE OF SERVICE

Case No.: 2:24-cv-01441-GMN-DJA